PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In Re Application of:

Gordon J. Kocur

Application No.:

Not yet assigned

Filed:

Concurrently herewith

For:

Stents with Temporary Retaining Bands

Examiner:

Not yet assigned

Group Art Unit:

Not yet assigned

Commissioner for Patent Washington, D.C. 20231

10/084765 10/084765



INFORMATION DISCLOSURE STATEMENT

Docket No.: S63.2-10259

Listed below or on an attached Form PTO-1449 and/or a copy of a PTO-892 form is information known to applicant(s). A copy of each listed publication, U.S. patent, foreign patent and U.S. patent application is being submitted herewith, along with a concise explanation of information in a foreign language, if any, pursuant to 37 C.F.R. §1.97-1.98, except that U.S. applications from which priority is claimed under 35 U.S.C. §120, and documents cited in such priority applications, may be omitted from the enclosures pursuant to 37 C.F.R. 1.98(d). Applicant's submission of copies of U.S. applications does not constitute a waiver of the confidentiality of such applications. As such, Applicant requests that any copies of unpublished US applications submitted herewith be excluded from the file wrapper pursuant to 37 C.F.R. §1.14.

Applicants respectfully request that the listed information be considered by the Examiner and be made of record in the above-identified application. If form PTO-1449 or PTO-892 from a prior application is enclosed, the Examiner is requested to initial and return it in accordance with MPEP §609.

This statement is not intended to represent that a search has been made or that the information cited in the statement is, or is considered to be, material to patentability as defined in §1.56.

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Applications that are listed on the accompanying modified form 1449 as related by priority are related by priority claim under 35 USC §120. Pursuant to 37 CFR §1.98(d), no copies of cited art in a previous application(s) to which priority was claimed need be submitted. Applicant is providing copies of the 1449 and/or 892 forms from these cases.

<u>X</u>	I. Thi	s staten	nent qualifies as a no-fee Information Disclosure Statement under 37 C.F.R.			
§1.97(b) or ot	herwise	because to the knowledge of the undersigned attorney it is being filed			
(check	all that	apply)	:			
	<u>X</u>	(1)	within 3 months of the filing date of the application (other than a CPA); or			
		(2)	within 3 months of entry of the national stage; or			
	<u>X</u>	(3)	before the mailing of a first Office Action on the merits;			
		(4)	before the mailing of a first Office Action after the filing of a request for			
			continued examination (RCE) under §1.114;			
		(5)	as part of a continued prosecution application (CPA); or			
		(6)	during the period of a suspension of action for a CPA under 37 C.F.R.			
			§1.103(b).			
	II. Th	is state	ment is believed to require a fee or the submission of a certification under			
	37 C.F	F.R. §1.	97 (c) or otherwise. If this statement is being filed after the latest of: (1)			
	three n	nonths	beyond the filing date of a national application (other than CPA); (2) three			
	month	s beyon	nd the date of entry of the national stage as set forth in §1.491 in an			
	international application; (3) the mailing of a first Office Action on the merit					
	mailin	g of a f	irst Office Action after the filing of a request for continued examination			
	under	§1.114;	or (5) after the filing of a request for a continued prosecution application,			
	but before the mailing date of the earlier of a final office action under §1.113, a no					
	allowance under §1.311 or an action that otherwise closes prosecution in the applicati					
	then:					
		(1)	a certification as specified in §1.97(e) is provided below; or			

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		(2)	a fee of \$180.00 as set forth in \$1.17(p) is authorized below, enclosed, or				
			included with the payment of other papers filed together with this				
		•	statement.				
	III. 37	. C.F.R.	$\S1.97(d)$. If this statement is being filed after the mailing date of the earlier				
	of a final office action under §1.113, a notice of allowance under §1.311, or an action						
	that otherwise closes prosecution in the application, but before payment of the issue fee,						
	then:						
	(1)	a certif	ication as specified in §1.97(e) is completed below; and				
	(2)	a fee o	f \$180.00 as set forth in §1.17(p) is authorized below, enclosed, or included				
		with pa	syment of other papers filed together with this statement.				
<u>X</u>	IV. Fe	e Autho	rization. If any fee is due for consideration of this Information Disclosure				
	Statement and full payment has not been submitted herewith, regardless of which boxes						
	have b	een che	cked above, the Commissioner is hereby authorized to charge any				
	additional fees associated with this communication to Deposit Account No. 22-0350.						
	The Commissioner is hereby authorized to credit any overpayment associated with this						
	comm	unicatio	n to Deposit Account No. 22-0350.				
If para	igraph .	II.1 or l	III is checked, also check one of the paragraphs below				
	I hereby certify, under 37 CFR §1.97(e)(1), that each item of information contained in this						
	Information Disclosure Statement was first cited in a communication from a foreign						
	patent office in a counterpart foreign application not more than three months prior to the						
	date of	the fili	ng of this information disclosure statement.				
	I hereb	y certif	y, under 37 CFR §1.97(e)(2), that no item of information contained in the				
	inform	ation di	sclosure statement was cited in a communication from a foreign patent				
	office	in a cou	nterpart foreign application, and to the knowledge of the person signing the				
	statem	ent afte	making reasonable inquiry, no item of information contained in the				
	inform	ation di	sclosure statement was known to any individual designated in 1.56(c) more				
	than th	ree moi	on this prior to the filing of the Information Disclosure Statement.				

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For the purpose of this certification, Applicant considers the PCT International Search Authority to constitute a foreign patent office.

If this Information Disclosure Statement has been submitted without the appropriate box checked, Applicant requests that this Information Disclosure Statement be considered nevertheless if it is timely submitted under any of the provisions of 37 C.F.R. §1.97 or otherwise. Finally, if any petition is necessary to ensure consideration of this Information Disclosure Statement, Applicant requests that this be treated as such a petition.

Respectfully submitted,

VIDAS, ARRETT & STEINKRAUS, P.A.

Date: February 25, 2002

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